

### SO ORDERED,

SchenerMaddoy

Judge Selene D. Maddox

**United States Bankruptcy Judge** 

The Order of the Court is set forth below. The case docket reflects the date entered.

### UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI

IN RE:

CHARLIE ROGERS, JR. MARGARET ROGERS

CHAPTER 13 CASE NO.: 20-10164

#### ORDER CONFIRMING CHAPTER 13 PLAN

The debtor's plan was filed on February 7, 2020 (date), and amended/modified by subsequent order(s) of the court, if any. The plan was transmitted to creditors pursuant to Bankruptcy Rule 3015. The court finds that the plan meets the requirements of 11 U.S.C. § 1325.

#### IT IS ORDERED THAT:

- 1. The debtor's chapter 13 plan attached hereto is confirmed.
- 2. The following motions are granted (if any):
  - a. Motion for valuation of security, payment of fully secured claims, and modification of undersecured claims made under Rule 3012 (§ 3.2 of the plan);
  - b. Motion to avoid lien pursuant to Section 522 (§ 3.4 of the plan).
- 3. The stay under Section 362(a) is terminated as to the collateral only and the stay under Section 1301 is terminated in all respects regarding collateral listed in Section 3.5 of the plan (if any).
- 4. All property shall remain property of the estate and shall vest in the debtor only upon entry of discharge. The debtor shall be responsible for the preservation and protection of all property of the estate not transferred to the trustee.
- 5. The debtor's attorney is awarded a fee in the amount of \$3,600.00, of which \$3,600.00 is due and payable from the estate.

##END OF ORDER##

Approved:
/s/ Michael W. Boyd
Attorney for the Debtor

Submitted by:

Locke D. Barkley, Chapter 13 Trustee 6360 I-55 North, Suite 140 Jackson, MS 39211 (601) 355-6661

Eill in this tool			
	ormation to identify your case:	•	
Debtor 1	CHARLIE ROGERS, JR.		
	Full Name (First, Middle, Lost)		
Debtor 2	MARGARET ANN ROGERS		is is an amended
(Spouse, If filing)	Full Namo (First, Middle, Lest)		ist below the f the plan that have
United States 6	nankruptcy Court for the: Northern District of Mississippi	been chan	
Case number	20-10164	8.1	•
(// (			
	,		
<b>0</b> 1 4 .	. 40 Dies and Matiena for Valuation and Lia	n Avoidar	nce 12/1
Cnapte	r 13 Plan and Motions for Valuation and Lie	n Avoidai	1CE 12/1
Part 1:	Notices		
To Debtors:	This form sets out options that may be appropriate in some cases, but the presence of	of an ontion on the t	orm
	does not indicate that the option is appropriate in your circumstances or that it is per district. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.	missible in your jud	licial
	does not indicate that the option is appropriate in your circumstances or that it is periodistrict. Plans that do not comply with local rules and judicial rulings may not be con	missible in your jud	licial
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is peri- district. Plans that do not comply with local rules and judicial rulings may not be con- ALL secured and priority debts must be provided for in this plan.	missible in your jud firmable. The treat	licial
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is peridistrict. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elir You should read this plan carefully and discuss it with your attorney if you have one in this b have an attorney, you may wish to consult one.	missible in your jud firmable. The treat minated. nankruptcy case. If yo	icial ment of ou do not
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is peridistrict. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elir You should read this plan carefully and discuss it with your attorney if you have one in this b have an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or y objection to confirmation on or before the objection deadline announced in Part 9 of the Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan with the consult of the plan with the plan wi	missible in your jud firmable. The treat minated. nankruptcy case. If yo your attorney must the Notice of Chapte	dicial ment of ou do not file an er 13
To Creditors:	does not indicate that the option is appropriate in your circumstances or that it is peridistrict. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elir You should read this plan carefully and discuss it with your attorney if you have one in this b have an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or you beliefton to confirmation on or before the objection deadline announced in Part 9 of the standard provision of the plan's treatment of your claim or any provision of this plan, you or you belief ton to confirmation on or before the objection deadline announced in Part 9 of the plan's treatment of your claim or any provision of this plan, you or you be standard to the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provision of the plan's treatment of your claim or any provi	missible in your jud firmable. The treat minated. mankruptcy case. If your your attorney must the Notice of Chapt ithout further notice	dicial ment of ou do not file an er 13
lo Creditors:	does not indicate that the option is appropriate in your circumstances or that it is peridistrict. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elir You should read this plan carefully and discuss it with your attorney if you have one in this b have an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or yobjection to confirmation on or before the objection deadline announced in Part 9 of the Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan wie objection to confirmation is filled. See Bankruptcy Rule 3015.	missible in your jud firmable. The treat minated. mankruptcy case. If your your attorney must the Notice of Chapt thout further notice on that may be confirm ach line to state wh	icial ment of  ou do not file an er 13 e if no med.
1.1 A lin	does not indicate that the option is appropriate in your circumstances or that it is peridistrict. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elir You should read this plan carefully and discuss it with your attorney if you have one in this b have an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or yobjection to confirmation on or before the objection deadline announced in Part 9 of the Bankruptcy Case (Official Form 309!). The Bankruptcy Court may confirm this plan wie objection to confirmation is filled. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan. The following matters may be of particular importance. Debtors must check one box one not the plan includes each of the following items. If an item is checked as "Not Include the plan includes each of the following items. If an item is checked as "Not Include the plan includes each of the following items."	missible in your jud firmable. The treat minated. mankruptcy case. If your your attorney must the Notice of Chapt thout further notice on that may be confirm ach line to state wh	icial ment of  ou do not file an er 13 e if no med.
1.1 A lin parti	does not indicate that the option is appropriate in your circumstances or that it is peridistrict. Plans that do not comply with local rules and judicial rulings may not be con ALL secured and priority debts must be provided for in this plan.  In the following notice to creditors, you must check each box that applies.  Your rights may be affected by this plan. Your claim may be reduced, modified, or elir You should read this plan carefully and discuss it with your attorney if you have one in this b have an attorney, you may wish to consult one.  If you oppose the plan's treatment of your claim or any provision of this plan, you or y objection to confirmation on or before the objection deadline announced in Part 9 of the Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan wie objection to confirmation is filled. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan.  The following matters may be of particular importance. Debtors must check one box one not the plan includes each of the following items. If an item is checked as "Not include checked, the provision will be ineffective if set out later in the plan.  Lit on the amount of a secured claim, set out in Section 3.2, which may result in a	missible in your jud firmable. The treat minated. mankruptcy case. If your attorney must the Notice of Chapt thout further notice in that may be confirm ach line to state who	ou do not file an er 13 e if no ned. ether or es are

Part 2:	Plan Payments and Length of Plan
2.1 Length of	Plan.
The plan period fewer than 60 r specified in this	I shall be for a period of 60 months, not to be less than 36 months or less than 60 months for above median income debtor(s). If nonths of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors plan.
·	and the territory of th
Debtor shall na	will make regular payments to the trustee as follows:  y \$ 315.50 ( monthly, semi-monthly, weekly, or bi-weekly) to the chapter 13 trustee. Unless otherwise ordered by rder directing payment shall be Issued to the debtor's employer at the following address:
	GREAT LAKES DREDGE & DOCK COMPANY, LLC
	2122 YORK ROAD OAK BROOK, IL. 60523
Joint Debtor st by the court, a	nall pay \$ ( monthly, semi-monthly, weekly, or bi-weekly) to the chapter 13 trustee. Unless otherwise ordered in Order directing payment shall be issued to the joint debtor's employer at the following address:
2.3 Income ta	x returns/refunds. nat apply
Debter(s	<ul> <li>will retain any exempt income tax refunds received during the plan term.</li> <li>will supply the trustee with a copy of each income tax return filed during the plan term within 14 days of filing the return and will turn over ustee all non-exempt income tax refunds received during the plan term.</li> </ul>
	s) will treat income tax refunds as follows:
,	
2.4 Additiona	I payments.
Check one	
✓ None. //	"None" is checked, the rest of § 2.4 need not be completed or reproduced.
	e) will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated amount, and date anlicipated payment.
Part 3:	Treatment of Secured Claims
3.1 Mortgage Check all	s. (Except mortgages to be crammed down under 11 U.S.C. § 1322(c)(2) and identified in § 3.2 herein.)
	f "None" is checked, the rest of § 3.1 need not be completed or reproduced.
3 1/a) 🖂 De	incipal Residence Mortgages: All long term secured debt which is to be maintained and cured under the plan pursuant to 11 U.S.C. § 22(b)(5) shall be scheduled below. Absent an objection by a party in interest, the plan will be amended consistent with the proof of claim
13 file	22(b)(5) shall be scheduled below. Absent an objection by a party in interest, the plan will be amended consistent with the proof of claim d by the mortgage creditor, subject to the start date for the continuing monthly mortgage payment proposed herein.

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	Mtg pmts to MIDLAND MOR					
Beginr	ning <u>5/2020</u>		@ \$ <u>750.68</u>	_ ☑ Plan ☐ Direct.	Includes escrow 🗸	]Yes ☐ No
						,
1 <sup>st</sup> N	Mtg arrears to MIDLAND M	ORTGAGE		Through 4/20	20 \$	4462.00
USC	8 1322(b)(6) shall be sche	ages: All long term secured d duled below. Absent an object ditor, subject to the start date for	ion by a party in inl	terest, the plan will be a	amended consisten	t with the pro
Prope	erty 1 address:		244.2			
Mtg pr	mts to			· .		
Begin	ning	@\$		☐ Plan ☐ Direct.	Includes escrow [	Yes 🔲 N
						-
Prope	erty 1: Mto arrears to			Through	\$	
	,					
					•	
l(c) ☐ Mortg with th	age claims to be paid in f e proof of claim filed by the	full over the plan term: Absen mortgage creditor.	t an objection by a	party in interest, the pl	an will be amended	consistent
Credit	tor:	ar intermedia par		Approx. amt. due:	: Int	. Rate*:
					,	
Princi	oal Balance to be paid with	Interest at the rate above:				
		ge Proof of Claim Attachment)				
Portion	n of claim to be naid withou	it interest: \$		•		
	n of claim to be paid withou If to Total Debt less Principa	ut interest: \$ al Balance)				
(Equa	il to Total Debt less Principa	al Balance)		ina		
(Equa Specia	al to Total Debt less Principa al claim for taxes/insurance		/month, beginn	ing		
(Equa Specia (as sta	Il to Total Debt less Principa al claim for taxes/insurance ated in Part 4 of the Mortga	al Batance)	/month, beginn	— — · · ·		

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3.2 Motio	n for valuation of security, pay	rment of fully secured clain	ns, and modification	n of undersecured cla	ims. Check one.	
	ne. If "None" is checked, the rest					
	e remainder of this paragraph					
dist forti Par	suant to Bankruptcy Rule 3012, tributed to holders of secured cla h below or any value set forth in t 9 of the Notice of Chapter 13 B e portion of any allowed claim tha	lms, debtor(s) hereby move(s the proof of claim. Any object ankruptcy Case (Official For	s) the court to value t ction to valuation sha π 309l).	he collateral described Il be filed on or before t	below at the lesser of the objection deadline	of any value set e announced in
the uns	e portion of any allowed ciain the amount of a creditor's secured of secured claim under Part 5 of this im controls over any contrary am	daim is listed below as having plan. Unless otherwise orde	g no value, the credit ered by the court, the	or's allowed claim will b	e treated in its entire	ity as an
	Name of creditor	Estimated amount of creditor's total claim #	Collateral	Value of collateral	Amount of secured claim	Interest rate*
	NISSAN MOTOR ACCEPTANCE	\$7,072.07	2013 NISSAN ALTIMA	\$ 8500.00	\$7,072.07	6.75
			•			
Inse	ert additional claims as needed.					
#Fo	or mobile homes and real estate	Identified in § 3.2; Special Cla	aim for taxes/insuran	ce:		
	Name of credito	or	Collateral	Amount per month	Begin	ning
	nless otherwise ordered by the covered by the cover		the current Till rate i	n this District.		
	red claims excluded from 11 L	J.S.C. § 506.				
Check	k one. Ine. If "None" is checked, the res	t of 8 3 3 need not be comple	ated or reproduced			
	e claims listed below were either	re the petition date and secu		oney security interest in	a motor vehicle acq	uired for the
(2)	incurred within 1 year of the p	etition date and secured by a	purchase money se	curity interest in any oth	ner thing of value.	
sta	nese claims will be paid in full und aled on a proof of claim filed befo sence of a contrary timely filed p	re the filing deadline under E	Bankruptcy Rule 3002	(c) controls over any controls	red by the court, the ontrary amount listed	claim amount below, In the
	Name of c	reditor	Col	lateral	Amount of clair	m Interest rate*
	CREDIT ACCEPTANCE	20	011 FORD F150		\$12,497.79	6.75
					•	
					•	
*Ui	nless otherwise ordered by the o	ourt, the interest rate shall be	the current Till rate	in this District.		
Ins	sert additional claims as needed.					

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Motion to avoid lien pursuan	nt to 11 U.S.C. § 522.					
,	the west of 0.0 d mand and ha	an malatad ar ran radiu	and		4	
None. If "None" is checked,  The remainder of this para	the rest of § 3.4 need not be agraph will be effective only			ın is checked.		
The judicial liens or nonposs debtor(s) would have been a claim listed below will be awan objection on or before the hereby move(s) the court to the extent allowed. The amount of the extent allowed.		security interests seco 2(b). Unless otherwise airs such exemptions on ed in Part 9 of the Not I flen or security interes or security interest the	uring the claims listed ordered by the court upon entry of the orde ice of Chapter 13 Bar st that is avoided will at is not avoided will t	below impair exe , a judicial lien or s er confirming the p nkruptcy Case (Of be freated as an s pe paid in full as a	security interest securing a plan unless the creditor files ficial Form 309l). Debtor(s) unsecured claim in Part 5 to secured claim under the	
Name of creditor	Property subject to lien	Lien amount to be avoided	Secured amount remaining	Type of lien	Lien identification (county, court, judgment date, date of lien recording, county, court, book and page number)	
CACH, LLC	REAL/PERSONAL	3103.00	0.00	JUDICIAL	SHARKEY COUNTY JUSTICE COURT BK 80 PG 170 ENTERED 12/6/2018	
Check one.  ☐ None. If "None" is checked,  ☐ The debtor(s) elect to surrer confirmation of this plan the all respects. Any allowed u		low the collateral that a) be terminated as to	secures the creditor;	d that the stay und	der § 1301 be terminated in	
•	Name of creditor		Collateraí			
CAPITAL ONE AUTO	FINANCE		2015 HONDA ACCORD - SURRENDER TO COSIGNER			
* FIRST HERITAGE C	REDIT		MERRIT RIDING MOWER (\$0), WEEDEATER (\$0), 7MM RIFLE (\$0), 50" RCA TELEVISION (\$0)			
TOWER LOAN OF ROLLING FORK			DELL DESKTOP COMPUTER (\$0), SONY DVD PLAYER (\$0), 32" SAMSUNG TELEVISION (\$0), CRAFTSMAN RIDING MOWER (\$0), TILLER (\$0), HP LAPTOP (\$0), SAMSUNG SMART TV (\$0), OUTDOOR PRESSURE WASHER (\$0), SONY SURROUND SOUND SYSTEM (\$0), HP PRINTER (\$0)			
Insert additional claims as r						

#### 4.1 General

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpelition interest.

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.2 Trustee's fees  Trustee's fees are governed by statute and may change during the course of the case.	
.3 Attorney's fees	
☑ No look fee: \$ 3600.00	
Total attorney fee charged: \$ 3600.00	•
Attorney fee previously paid: \$ 0.00	•
Attorney fee to be paid in plan per confirmation order: \$ 3600.00	
Hourly fee: \$ (Subject to approval of Fee Application.)	
1.4 Priority claims other than attorney's fees and those treated in § 4.5.  Check one.  ☑ None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.	
Internal Revenue Service \$	
Mississippi Dept. of Revenue \$	
Other	
\$	;
4.5 Domestic support obligations.	
None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.  DUE TO:	
POST PETITION OBLIGATION: In the amount of \$ per month beginning	
To be paiddirect,through payroll deduction, orthrough the plan.	
PRE-PETITION ARREARAGE: In the total amount of \$ through in full over the plan term, unless stated otherwise:	which shall be paid
To be paid direct, through payroll deduction, or through the plan.	•

Insert additional claims as needed.

	Unsecured Claims			
Nonpriority unsecured claims not separat				
Allowed nonpriority unsecured claims that are the largest payment will be effective. Check to		ill be paid, pro rata. I	f more than one option	is checked, the option provid
The sum of \$ 0.00	·			
% of the total amount of these	e claims, an estimaled paym	ent of \$		
The funds remaining after disbursements t	nave been made to all other	creditors provided fo	or in this plan.	•
If the estate of the debtor(s) were liquidate Regardless of the options checked above,				
Other separately classified nonpriority un	secured claims (special cl	almants). Check on	e.	
None. If "None" is checked, the rest of § 5	.2 need not be completed or	reproduced.		
The nonpriority unsecured allowed claims	listed below are separately of	lassified and will be	treated as follows	
Name of creditor	Basis for se classification and		oximate amount owed	Proposed treatment
				•
				•
			•	
t 6: Executory Contracts and	Unexpired Leases	•		
The executory contracts and unexpired le and unexpired leases are rejected. <i>Check</i>		ımed and will be tr	eated as specified. All	other executory contracts
☑ None. If "None" is checked, the rest of § 6				
Assumed items. Current Installment payr any contrary court order or rule. Arrearag trustee rather than by the debtor(s).	nents will be disbursed eithe e payments will be disburser	er by the trustee or did by the trustee. The	irectly by the debtor(s), a final column includes	as specified below, subject to only payments disbursed by t
Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage
•				
		\$	\$	
		\$ Disbursed by:	\$	
		Trustee	\$	
		Trustee		
Insert additional claims as needed.		Trustee		
Insert additional claims as needed.		Trustee	\$	•

7.1 Property of the estate will vest in the debtor(s) upon entry of discharge.

d or reproduced. below. A nonstandard provision is a provision not otherwise included in the re in this plan are ineflective.
in the box "Included" in § 1.3.
Igage Fees, Expenses, and Charges, and absent any objection being orized to pay the amount contained in the Notice as a special claim gly. This does not constitute a waiver of the right to object to the illes of Bankruptcy Procedure.
Debtor(s) do not have an attorney, the Debtor(s) must provide their complete.  /S/ MARGARET ANN ROGERS Signature of Debtor 2
Executed on 02/20/2020
MM / DD /YYYY
526 SOUTH FIRST STREET
Address Line 1
Table 11 o
Address Line 2
ROLLING FORK, MS 39159 City, State, and Zip Code
Oily, blate, and Exp bode
Telephone Number
Date 02/20/2020 MM / DD / YYYY
•
•
t 1